DOWNEY BRAND LLP 1 JAMIE P. DREHER (Bar No. 209380) JOSEPH K. LITTLE (Bar No. 322179) Email: jdreher@downeybrand.com 621 Capitol Mall, 18th Floor 3 Sacramento, California 95814 916.444.1000 Telephone: 4 Facsimile: 916.444.2100 5 Attorneys for Donald and Grace Mansel 6 UNITED STATES BANKRUPTCY COURT 7 NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION 8 9 Case No. 19-30088-DM In re 10 Chapter 11 PG&E Corporation, Lead Case, Jointly Administered 11 and MOTION PURSUANT TO FED. R. 12 PACIFIC GAS AND ELECTRIC BANKR. PROC. 7015 FOR AN ORDER DEEMING AMENDED CLAIM TO COMPANY, 13 RELATE BACK/OR PURSUANT TO FED. R. BANKR. P. 9006(b)(1) TO ENLARGE 14 Debtors. THE TIME FOR DONALD AND GRACE 15 MANSEL TO FILE PROOF OF CLAIM Affects PG&E Corporation August 4, 2020 Affects Pacific Gas and Electric Company Date: 16 Time: 10:00 a.m. [x] Affects both Debtors 17 Courtroom 17 Crtrm.: \*All papers shall be filed in the Lead Case, 450 Golden Gate Avenue San Francisco, CA 94102 18 No. 19-30088-DM, Hon. Dennis Montali Judge: 19 Objection deadline: July 28, 2020 20 4:00 p.m. (Pacific Time) 21 22 Pursuant to Rule 7015 of the Federal Rules of Bankruptcy Procedure, Donald and Grace 23 Mansel ("Movants") seek an order deeming their Amended Proof Claim to relate back to their 24 timely proof of claim; alternatively, Movants seek an order expanding the time for them to file 25 their Amended Proof of Claim in these cases. Donald Mansel (through counsel) filed his original 26 claim on October 17, 2019 (Claim No. 32328, attached hereto as Exhibit 1) and the amended 27 claim on May 15, 2020 (Claim No. 106016, attached hereto as Exhibit 2). This Motion is based 28

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upon the points and authorities set forth herein and the concurrently filed Notice of Hearing and Declaration of Richard Frankel ("Frankel Decl.") in support of the Motion, in addition to any evidence or oral argument presented at the time of any hearing on this matter. In support thereof, the Movants, by and through their undersigned counsel, respectfully represent as follows:

### **SUMMARY OF ARGUMENT**

The general bar date in these cases was October 21, 2019 ("Original Bar Date"). The process for submission of timely claims has continued after the Original Bar Date. Pursuant to the Stipulation Between Debtors and Official Committee of Tort Claimants to Extend Bar Date for Fire Claimants and for Appointment of Claims Representative (Dkt# 4651), the Original Bar Date was extended for the benefit of Unfiled Fire Claimants to December 31, 2019 at 5:00 p.m. (Prevailing Pacific Time). The Debtors' chapter 11 plan ("Plan") was confirmed by court order on June 20, 2020, and pursuant to the Notice of Effective Date, the Plan became effective as of July 1, 2020.

This Motion concerns the amendment of a claim by a couple who suffered losses as a result of the Camp Fire. Now, the Movants seek to enlarge the time (if necessary) so that both Movants are included in the family claim..

Application of the so-called Pioneer factors shows that Movants' "late" filing is the result of excusable neglect and therefore permissible under Rule 9006(b)(1). As to the first factor, prejudice, the amended claim includes Grace Mansel, who was inadvertently omitted from the original claim. The Debtors' Plan has been confirmed and the associated Fire Victim Trust funded, so the inclusion of the Movant's amended claim in the pool of fire victim claims will have no impact at all on the Debtors or the bankruptcy estates. As to the second *Pioneer* factor, the Movants' delay in filing the amended claim and any resultant impact on these proceedings are exceedingly modest and immaterial for the same reasons that Debtors will not be prejudiced. As to the third *Pioneer* factor, the reason for the delay and whether it was in Movant's reasonable control, the reason for the delay was ministerial and the original claims were filed by counsel with information provided by their clients. Promptly after realizing this omission, counsel filed the Amended Proof of Claim on May 15, 2020. This inquiry demonstrates the Movants' good faith,

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satisfying the fourth *Pioneer* factor. Because consideration of the *Pioneer* factors points overwhelmingly to the Movants' neglect (if any) having been excusable, late filing of the amended proof of claim should be permitted.

Alternatively, the Ninth Circuit takes a liberal approach to the amendment of proofs of claim, allowing late claims to relate back to timely ones if the claims are of the same origin. Since the Amended Proof of Claim here simply corrects the omission of Grace Mansel, it has the same origin as the original claim. And since granting the requested relief would not prejudice Debtors, this Court should deem the Amended Proof of Claim to relate back.

### **JURISDICTION AND VENUE**

The Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334, the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 (N.D. Cal.), and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409. The statutory predicates for the relief requested herein are Rules 7015 and 9006(b)(1) of the Federal Rules of Bankruptcy Procedure.

### **BASIS FOR RELIEF REQUESTED**

Bankruptcy Rule 9006(b)(1) allows the enlargement of time for "an act . . . required or allowed to be done at or within a specified period . . .by order of court." Rule 9006(b)(1) further provides:

[T]he court for cause shown may at any time in its discretion (1) with or without motion or notice order the period enlarged if the request therefor is made before the expiration of the period originally prescribed or as extended by a previous order or (2) on motion made after the expiration of the specified period permit the act to be done where the failure to act was the result of excusable neglect.

Bankruptcy Rule 9006(b)(1). "Excusable neglect" under Bankruptcy Rule 9006(b)(1) is a flexible concept and case law has identified a four non-exclusive factors to be considered:

With regard to determining whether a party's neglect of a deadline is excusable . . . we conclude that the determination is at bottom an equitable one, taking account of all relevant circumstances surrounding the party's omission. These include . . . [1] the danger of prejudice to the [nonmovant], [2] the length of the delay and its

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potential impact on judicial proceedings, [3] the reason for the delay, including whether it was within the reasonable control of the movant, and [4] whether the movant acted in good faith.

Pioneer Inv. Servs. Co. v. Brunswick Assocs. Ltd. Partnership, 507 U.S. 380, 395, 113 S.Ct. 1489, 1498 (1993) (citations omitted); see also In re Orthopedic Bone Screw Prods. Liability Litig., 246 F.3d 315, 323 (3d Cir. 2001) (citing Pioneer, 507 U.S. at 395). Rule 9006(b)(1) allows "late filings caused by inadvertence, mistake, or carelessness, not just those caused by intervening circumstances beyond the party's control." Pioneer, 507 U.S. at 381.

In *Pioneer*, a creditor represented by experienced bankruptcy counsel missed the proof of claim deadline because his lawyer overlooked the filing date in the bankruptcy court's notice. The Supreme Court affirmed the Sixth Circuit's finding of excusable neglect and endorsed a balancing test, the hallmark of which is consideration of various factors to aid in determining whether a movant's neglect of a bar date was excusable, thereby justifying a late proof of claim filing. This equitable determination is to "tak[e] account of all relevant circumstances surrounding the party's omission." *Id.* at 395, 113 S. Ct. at 1498; *see also Corning v. Corning (In re Zilog, Inc.)*, 450 F.3d 996 (9th Cir. 2006) (noting *Pioneer*'s non-exhaustive list of relevant factors). Consideration of all four *Pioneer* factors—as well as a fifth engrafted onto the *Pioneer* analysis by some courts-supports the conclusion that the exclusion of all Grace Mansel in the original claim was excusable.

Because in this case there is no danger of prejudice to the Debtors, the first *Pioneer* factor weighs overwhelmingly in Movants' favor. For starters, Ninth Circuit courts regularly grant late amendments to timely proofs of claim like the ones at issue here. *See, e.g., In re Roberts Farms Inc.*, 980 F.2d 1248, 1251-1252 (9th Cir. 1992) ("The decision to allow an amendment to a timely filed proof of claim is within the sound discretion of the bankruptcy court;" holding that the bankruptcy court did not abuse its discretion in allowing late amendment of claim when amendment merely clarified claim without changing nature of claim or amount sought); *In re Sambo's Restaurants, Inc.*, 754 F.2d 811, 816–17 (9th Cir. 1985) ("In the absence of prejudice to an opposing party, the bankruptcy courts, as courts of equity, should freely allow amendments to proofs of claim that relate back to the filing date of the informal claim when the purpose is to cure

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a defect in the claim as filed or to describe the claim with greater particularity. . . . [Claimant] is not seeking to introduce a new claim in disguise . . . . Thus, the bankruptcy court abused its discretion in disallowing the amendment in this case."); *In re JSJF Corp.*, 344 B.R. 94, 102 (B.A.P. 9th Cir. 2006), aff'd and remanded, 277 F. App'x 718 (9th Cir. 2008) ("[P]rejudice requires more than simply having to litigate the merits of, or to pay, a claim—there must be some legal detriment to the party opposing."); *In re Parrott Broad. Ltd. P'ship*, 518 B.R. 602, 609 (Bankr. D. Idaho 2014) ("The burden of showing prejudice is on the party objecting to the amendment."); *In re Gordian Med., Inc.*, 499 B.R. 793, 801 (Bankr. C.D. Cal. 2013) (allowing post-deadline amendment of timely original proof of claim when all *Pioneer* factors favored movant except for movant's delay, and suggesting that no showing of excusable neglect is even required when post-deadline amendments assert claims "of the same generic origin"); *In re Nucorp Energy, Inc.*, 52 B.R. 843, 846 (Bankr. S.D. Cal. 1985) ("This Court recognizes the long established liberal policy toward amendment of proofs of claim.").

Other courts would agree, since the amendment was "timely" in that it came well before the Plan was confirmed and the fire victim trust funded. *See, e.g., In re O'Brien Envtl. Energy, Inc.*, 188 F.3d 116, 128 (3d Cir. 1999) (overruling bankruptcy court's finding of prejudice when allowing a late claim would not require disgorgement to paid creditors and the claim could not jeopardize the debtor's recovery since debtor was a "large, successful company with annual revenues and earnings in the millions"); *In re Best Payphones, Inc.*, 523 B.R. 54, 75-6 (Bankr. S.D.N.Y. 2015) (citing Scott I. Davidson & Jennifer A. Bender, *Late-Filed Claims are not Always Excluded from the Distribution Party*, AM. BANKR. INST. J. 16, 62 (Jan. 2014)) (where unsecured creditors will be made whole, "the debtor will not be able to object to a proof of claim solely on the grounds that the proof of claim was filed after the bar date"); *In re Garden Ridge Corp.*, 348 B.R. 642, 646 (Bankr. D. Del. 2006) (finding no prejudice in late claim when payout of the claim would be via preferred stock and would not require any disgorgement of funds already paid out even if it might have affected the amount of preferred stock ultimately available to other creditors).

Finally, any prospect of prejudice is especially unlikely here because of the form of

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Debtors' Plan, which provided for a lump-sum payment for the benefit of fire victims. Adding or subtracting claims from the totals does not affect that formulation of the Plan, or in any real way affect the estate. While the Trust has recently been funded, distributions from the Trust have not been made, as the Trustee and his professionals and team are in the process of formulating claims resolution calculations and procedures. This motion is filed in an abundance of caution to ensure Grace Mansel is explicitly provided for in the family's proof of claim. The amended claim was filed before the plan was confirmed and the trust funded, so Movants have every reason to believe the amended claims are included in the Trustee's claims database, and are simply requesting a formal order to ensure that is the case

Consideration of the second Pioneer factor, the length of the delay and its potential impact on these proceedings, also strongly favors the Movants. Here, although the claims bar date has passed, there is no substantive impact on these proceedings and the administration of this case. See In re Lyondell Chemical Co., 543 B.R. 400, 410 (Bankr. S.D.N.Y. 2016) (length of delay is only given meaning by its effect on the administration of the case). The amendment, if permitted by the Court, would have little to no appreciable impact on these proceedings. Moreover, the amended filing occurred well before Plan confirmation and when the Plan became effective.

As to the third *Pioneer* factor, the reason for the delay and whether it was in Movants' reasonable control, again leans in favor of excusability. Movants acknowledges this Court's observation, in 2004, that "[o]n balance, ... the authorities construing Pioneer weigh the reasons for the delay factor most heavily." In re Pacific Gas & Electric, Co., 311 B.R. 84, 91 (Bankr. N.D. Cal. 2004) (citing Graphic Communications Int'l Union, Local 12-N v. Quebecor Printing Providence, Inc., 270 F.3d 1 (1st Cir. 2001)). A "satisfactory explanation for the late filing" is

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<sup>23</sup> 24

<sup>&</sup>lt;sup>1</sup> That said, the Fifth and Eleventh Circuits and courts in at least two other circuits (the Third and the Eighth) have identified the danger of prejudice is the most important of the Pioneer factors. See Greyhound Lines, Inc. v. Rogers (In re Eagle Bus Mfg., Inc.), 62 F.3d 730, 737 (5th Cir. 1995) ("Under Pioneer, the central inquiry is whether the debtor will be prejudiced."); Advanced Estimating System, Inc. v. Riney, 77 F.3d 1322, 1325 (11th Cir. 1996) ("Primary importance should be accorded to the absence of prejudice to the nonmoving party and to the interest of efficient judicial administration.); In re Cable & Wireless USA, Inc., 338 B.R. 609, 614 (Bankr. D. Del. 2006) (quoting In re Tannen Towers Acquisition Corp., 235 B.R. 748, 755 (D.N.J. 1999) ("In applying the Pioneer test, courts place the greatest weight on whether any prejudice to the other

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required. Graphic Communications at 5.

The reason for the delay was simply a lack of communicated information between the Moyants and their counsel. As soon as their counsel became fully informed, he filed the Proof of Claim. Finally, as to the fourth *Pioneer* factor, no reasonable suggestion can be made that Movants failed to act in good faith.

It is also critical to note that an order granting this Motion is of course without prejudice to the rights of relevant parties (the Trustee of the Fire Victim Trust for example) to object to the Movants' claim on substantive or legal grounds, other than timeliness.

Alternatively, the court has authority under Fed. R. Bank. P. 7015 to enter and order providing that the amended claims relate back to the originally-filed claims. Rule 7015 of the Federal Rules of Bankruptcy Procedure incorporates Federal Rules of Civil Procedure 15. Rule 15(c) applies to amendments of claims that relate back to the time of original filing. Rule 7015 applies to the amendment of proofs of claims. See, e.g., In re Roberts Farms Inc., 980 F.2d 1248, 1251 (9th Cir. 1992) (citing Rule 7015 in support of a "liberal policy that permits amendments to a proof of claim"); In re Pac. Gas & Elec. Co., 311 B.R. 84, 89 (Bankr. N.D. Cal. 2004) ("[T]he court concludes that the Amended [Proofs of] Claim[] do not sufficiently relate to the Original[s]. .. for purposes of F.R.C.P. 15(c)."); In re Edwards Theatres Circuit, Inc., 281 B.R. 675, 681 (Bankr, C.D. Cal. 2002); In re Circle K Corp., 165 B.R. 649, 652 (Bankr, D. Ariz. 1994) ("A claim filed after the bar date qualifies as an amendment to a timely claim, if both are of the same generic origin.") Absent evidence of prejudice from substitution, this Court should allow amendment in the interests of justice. Grace Mansel should be represented in Movants' proof of claim as reflected in the Amended Proof of Claim.

### **CONCLUSION**

For the reasons set forth above, Movants respectfully requests that this Court enter an order pursuant to either Bankruptcy Rule 7015 and/or 9006(b)(1) as follows:

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parties will occur by allowing a late claim."); Matter of Papp Intern., Inc., 189 B.R. 939, 944 (Bankr. D. Neb. 1995) (citing In re Sacred Heart Hos. of Norristown, 186 B.R. 891 as suggesting 'the most significant [*Pioneer*] factor ... is that of prejudice to the debtor.").

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# EXHIBIT 1

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## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA (SAN FRANCISCO DIVISION)

In re:

**PG&E CORPORATION,** 

- and -

PACIFIC GAS AND ELECTRIC

COMPANY,

Debtors.

Bankruptcy Case No. 19-30088 (DM)

Chapter 11 (Lead Case)

(Jointly Administered)

### **Proof of Claim (Fire Claim Related)**

Read the instructions before filing this claim form. This form is for tort claimants who have a claim against the Debtors (i.e. PG&E Corporation and Pacific Gas and Electric Company) that arose prior to the Debtors filing for bankruptcy (i.e. prior to January 29, 2019) and that arose from, or relates to, a fire.

Do not use this form for non-fire claims. Non-fire tort claimants should use Form 410.

Do NOT file a fraudulent claim. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571

Please type or print in the spaces below. Do NOT use red ink or pencil.

P	art 1: identify the Cl	aim		
1.	Who is the current creditor?	Donald E Mai	nsell MD reditor (the person or entity to be paid for this clain	m)
2.	Has this claim been acquired from someone else?	No Yes. From who	m?	
3.	Are you filing this claim on behalf of your family? A family is a group of two or more people related by birth, marriage, domestic partnership, or adoption and residing together. All such people are considered as members of one family.	X No □ Yes	If you checked "Yes", please provide the behalf of:	e full name of each family member that you are filing on
4.	Where should notices and payments to the creditor be sent?	Where should no	tices to the creditor be sent?	Where should payments to the creditor be sent? (if different)
	Federal Rule of	<b></b>	Reiner Slaughter & Frankel	
	Bankruptcy Procedure (FRBP) 2002(g)	Attorney Name (if application)	able) Russell Reiner	
	(FRDF) 2002(g)	•	applicable) 84461	
			2851 Park Marina Dr, Suite 200	
		City	Redding	CitySacramento
			CA	StateCA
			96001	Zip Code 95864
			530-241-1905	Phone Number         916-970-9100           Fmail Address         nziegler@ericratinoff.com
		Email Address	rreiner@reinerslaughter.com	Email Address nziegierwericratinon.com
5.	Does this claim amend one already filed?	No Yes. Claim nu	ımber on court claims registry (ifknown)	Filed on
6.	Do you know if anyone else has filed a proof of claim for this claim?	No Yes. Who mad	e the earlier filing?	

**Proof of Claim (Fire Related)** 

Page 1

Claim Number: 32328 Date Filed: 10/17/2019 Case: 19-30088 Doc# 8381

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E	art 2: Give Informati	on Al	oout the Claim as of the Date this Claim Form is Filed
7.	What fire is the basis of your claim? Check all that apply.		Camp Fire (2018) North Bay Fires (2017) Ghost Ship Fire (2016) Butte Fire (2015) Other (please provide date and brief description of fire:
8.	What are the loss location(s) where you and/or your family suffered harm? (e.g. home or business address, place of injury, place from which you were evacuated, if different.?	L	ocation(s) 5886 Oakmore Dr, Paradise CA 95969; 0 Apple Lane, Paradise CA 95969; 153 Pearson Rd, Paradise CA 95969
9.	How were you and/or your family harmed?	X	Property Damage (homes, structures, personal property, land, trees, landscaping, and all other property damage)
			☑ Owner ☐ Renter ☑ Occupant ☐ Other (Please specify):
	Check all that apply	X	Personal Injury
			Wrongful Death (if checked, please provide the name of the deceased)
		X	Business Loss/Interruption
		X	Lost wages and earning capacity
		X	Loss of community and essential services
			Agricultural loss
			Other (Please specify):
10	. What damages are you and/or your family	X	Economic damages (including replacement cost of damaged property, diminution in value, loss of use, lost inventory, lost profits, and other economic damage)
	claiming/seeking?	X	Non-economic damages (including loss of society and support, loss of consortium, pain and suffering, emotional distress, annoyance and discomfort, and other non-economic damage)
	Check all that apply	X	Punitive, exemplary, and statutory damages
		X	Attorney's fees and litigation costs
		X	Interest
		X	Any and all other damages recoverable under California law
			Other (Please specify):
11	How much is the claim?		
''	, tron muon is the diamit		\$(optional)
		X	Unknown / To be determined at a later date

**Proof of Claim (Fire Related)** 

Page 2

#### Part 3: Sign Below

The person completing
this proof of claim must
sign and date it.
FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both.

18 U.S.C. §§ 152, 157, and 3571.

Check	the	appropria	te box
CHECK	uio	αρριοριία	LO DUN.

- ☐ I am the creditor.
- l am the creditor's attorney or authorized agent.

I have examined the information in this *Proof of Claim* and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on date \_\_\_\_\_\_(mm/dd/yyyy)

/s/Russell Reiner, Esq.

Signature

### Print the name of the person who is completing and signing this claim:

Name	Russell		Reiner		
Iname	First name	Middle name	Last name		
Title	Lawyer				
Company	Reiner Slaughter 8	& Frankel			
	Identify the corporate servicer as the company if the authorized agent is a servicer.				
	identity the corporate of	styloot as the company in the damenter			
Address	2851 Park Marina				
Address		Dr, Suite 200			
Address	2851 Park Marina	Dr, Suite 200	96001		
Address	2851 Park Marina Number Stree	Dr, Suite 200			

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# **EXHIBIT 2**

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### UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA (SAN FRANCISCO DIVISION)

In re:

PG&E CORPORATION, - and -PACIFIC GAS AND ELECTRIC COMPANY, Debtors.

**Bankruptcy Case** No. 19-30088 (DM)

Chapter 11 (Lead Case) (Jointly Administered)

RECEIVED MAY 15 2020

PRIME CLERK LLC

### **Proof of Claim (Fire Claim Related)**

Read the instructions before filing this claim form. This form is for tort claimants who have a claim against the Debtors (i.e. PG&E Corporation and Pacific Gas and Electric Company) that arose prior to the Debtors filing for bankruptcy (i.e. prior to January 29, 2019) and that arose from, or relates to, a fire.

Do not use this form for non-fire claims. Non-fire tort claimants should use Form 410.

Do NOT file a fraudulent claim. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Please type or print in the spaces below. Do NOT use red ink or pencil.

P	art 1: Identify the Cl	aim		X   Date Stamped Copy Returned
1.	Who is the current creditor?	Donald Mansel Name of the current cre	editor (the person or entity to be paid for th	[ ] No Self-Addressed Stamped Envelope [ ] No Copy Provided s claim)
2.	Has this claim been acquired from someone else?		1?	
3.	Are you filing this claim on behalf of your family? A family is a group of two or more people related by birth, marriage, domestic partnership, or adoption and residing together. All such people are considered as members of one family.		If you checked "Yes", please provi behalf of: Grace Mansel	de the full name of each family member that you are filing on
4.	Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Reiner, Slan Attorney Name (if applicable Attorney Bar Number (if applicable Street Address 2851 Pacity Redding State CA Zip Code 96001 Phone Number 530-241	oplicable) 84461 rk Marina Dr. Suite 200	Street Address_401 Watt Avenue  City_Sacramento  State_CA  Zip Code_95864  Phone Number_916-970-9100
5.	Does this claim amend one already filed?	☐ No ☑ Yes. Claim nun	nber on court claims registry (ifknow	7) 32328 Filed on 10/17/2019 MM / DD / YYYY
6.	Do you know if anyone else has filed a proof of claim for this claim?	☑ No ☐ Yes. Who made	the earlier filing?	

Proof of Claim (Fire Related)



Page 1

Claim Number: 105016 Case: 19-30088 Doc# 8381

Filed: 07/14/20

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Pe	Give Information	on About the Claim as of the Date this Claim Form is Filed
	What fire is the basis of your claim? Check all that apply.	✓ Camp Fire (2018)  North Bay Fires (2017)  Ghost Ship Fire (2016)  Butte Fire (2015)  Other (please provide date and brief description of fire:
8.	What are the loss location(s) where you and/or your family suffered harm? (e.g. home or business address, place of injury, place from which you were evacuated, if different.?	Location(s): 5886 Oakmore Dr, Paradise CA 95969; 0 Apple Lane, Paradise CA 95969; 153 Pearson Rd, Paradise, CA 95969
	How were you and/or your family harmed? Check all that apply  What damages are you	Property Damage (homes, structures, personal property, land, trees, landscaping, and all other property damage)  ✓ Owner ☐ Renter ✓ Occupant ☐ Other (Please specify):  ✓ Personal Injury  Wrongful Death (if checked, please provide the name of the deceased)  ✓ Business Loss/Interruption  ✓ Lost wages and earning capacity  Loss of community and essential services  Agricultural loss  ✓ Other (Please specify):  ✓ Economic damages (including replacement cost of damaged property, diminution in value, loss of use, lost inventory, lost profits, and other economic damage)
	and/or your family claiming/seeking? Check all that apply	Non-economic damages (including loss of society and support, loss of consortium, pain and suffering, emotional distress, annoyance and discomfort, and other non-economic damage)  V Punitive, exemplary, and statutory damages  Attorney's fees and litigation costs  Interest  Any and all other damages recoverable under California law  Other (Please specify):
11	How much is the claim?	\$(optional)  Vinknown / To be determined at a later date

Proof of Claim (Fire Related) 

Page 2

### Part & Sign Below

The person completing this proof of claim must sign and date it. FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and

	ropriate box:			
☐ I am the d	creditor. creditor's attorney or authorized a	agent.		
I have examin and correct.	ed the information in this Proof of	f Claim and have a reasonabl	e belief that the information is tru	ıe
I declare unde	r penalty of perjury that the foreg	going is true and correct.		
Executed on o	date 05/13/2020 (mm/	/dd/yyyy)		
/s/Russel	l Reiner		·	
Signature				
Print the nam	e of the person who is comple	ting and cigning this claim:		
	Russell		Reiner	
Name			Reiner Last name	
	Russell			
Name Title	Russell First name	Middle name		
Name	Russell First name Lawyer Reiner, Slaughter & Fra	Middle name	Last name	
Name Title	Russell First name Lawyer Reiner, Slaughter & Fra Identify the corporate servicer a	Middle name ankel s the company if the authorized ag	Last name	
Name Title Company	Russell First name Lawyer Reiner, Slaughter & Fra Identify the corporate servicer a	Middle name ankel s the company if the authorized as	Last name . Jent is a servicer.	
Name Title Company	Russell First name Lawyer Reiner, Slaughter & Fra Identify the corporate servicer a	Middle name ankel s the company if the authorized ag	Last name	

Email

rreiner@reinerslaughter.com

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Proof of Claim (Fire Related)

of 18

530-241-1905

Contact phone

### Donald Mansel v. PG&E Re: 1 AFFIDAVIT OF SERVICE 2 3 Affiant states: I am over the age of 18 years and not a party to the within action. I am employed in Shasta County, California, by the Law Offices of Reiner, Slaughter & 4 Frankel, LLP at their offices located at 2851 Park Marina Drive, Suite 200, Redding, 5 California 96001. On the date this affidavit is signed below, a true copy of the above-6 described document was served: 7 EXACT TITLE OF DOCUMENT SERVED: 8 9 PROOF OF CLAIM By transmitting a true copy thereof by facsimile machine to the telefacsimile 10 number shown following the name of each such party. 11 By FedEx delivery to the person/address set forth below. XX12 By United States Post Office Express Mail overnight delivery to the person/address set forth below. 13 By United Postal Service (UPS) overnight delivery to the person/address set 14 forth below. After confirmation of the facsimile, a true and correct copy was sent by United States Post Office regular delivery to the person/address set forth 15 16 By hand-delivery: I caused such envelope(s) to be delivered by hand to the addressee(s) designated. 17 PG&E Corporation Claims Processing 18 C/O Prime Clerk 19 850 3rd Avenue Brooklyn, NY 11232-1513 20 I declare under penalty of perjury that the foregoing is true and correct. Executed this 21 14th day of May 2020, at Redding, California. 22 23 24 25 26 27 28

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UNITED STATES US

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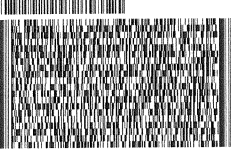
### PG&E CORPORATION CLAIMS PROCESSING

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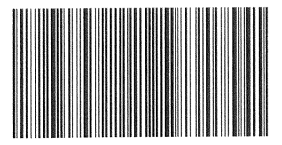
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